cents, and for each additional name on the in the preceding section. der, or judgement to be taxed as an item of box, three dollars annually; for making up or townships, for that purpose.
original costs, ten cents; for entering an as- and completing general indexes, direct and Sec. 2. Original section thirteen of the signment of a judgement or final order, ten reverse, of all judgements, final orders and above recited act, "and the fifty-second seccents; for entering each continuance, discon- decrees, fifteen cents for each case so index- tion of the act for the assessment and taxatinuance, dismissal or settlement of a case, ed; for making out lists of unclaimed costs, tion of all property in this State, and for levten cents; for entering a notice of appeal, ten and paying the same to the treasurer, five per ying taxes thereon according to its true valcents; for entering on the journal the finding centum on the amount of money paid; for re- ue in money," passed April 13, 1852. of an indictment, ten cents; and entering on porting anually to the County Commissioners the journal any plea not required to be in the amount of fines assessed by their respective writing, ten cents; for polling a jury when courts, one dollar; for reporting annually to required, fifty cents; for attending to the stri- prosecuting attorney, amount of fines and king of a special jury, and issuing a venire costs, collections thereon, &c., three dollars; thereof, one dollar; for drawing a cost bill for reporting annually to Auditor of State as which shall be taxed but once in each to collection of costs in Penitentiary cases, case forty cents, for making up a com- one dollar; for each civil jury list certified to plete record in each case, ten cents for each county treasurer, fifty cents; for distributing one hundred words such record may contain; the laws, journals and documents of the for making out copies of process, pleadings. State, five dollars annually. records, files, or any proceedings a case, (with SEC. 6. That the county commissioners the seal annexed when required by a party shall furnish the clerks of courts of their reor the law,) ten cents for each one hundred spective counties, all the blank book, blank words; for decketing each execution issued, stationery, and all other things necessary to county in this state, where it shall prove imcirculation shall have expired, or which has ten cents; for making direct and reverse in- the prompt discharge of their duties; all practicable for assessors to complete their dex to each execution, issued, ten cents; for en- which articles the clerks may for themselves assessments for the year eighteen hundred its banking business to redeem its national for the return of an execution procure and shall be allowed for the return of an execution business to redeem its national for the return of an execution business t dex to each execution, issued, ten cents; for en- which articles the clerks may for themselves assessments for the year eighteen hundred its banking business, to redeem its notes in tering and recording the return of an execution procure, and shall be allowed for upon their is an act for the assessment and targetion of where the number of words does not exceed certificate. vided for, twenty-five cents; for a search of repealed. files, records, or dockets, excepting for a party or an attorney, ten cents; for taking and and be in force from and after its passage. entering a declaration of intention to become a citizen of the United States, and for a certified copy of such entry under the seal of the court, twenty-five cents; for entering the final admission of an alien, the rights of citizenship, and for a certified copy thereof, under the seal of the county, twenty five cents; for issuing license to a peddler, fifty cents; for issuing license to an auctioneer, a ferry keeper, or any other license ordered by the court, fifty elections, certifying elections therefrom, ad-

one hundred, ten cents; for entering and recording the return of an execution, where regulate the fees of clerks of the courts of taxes thereon according to its true value in the holder thereof shall have the same prothe number of words exceeds one hundred, common pleas," passed May 1, 1852, and ten cents for one hundred words; for each section fifty-two of the act entitled "an act the auditor of said county to extend the time terest at the rate of fifteen per cent. per antitled "an act the auditor of said county to extend the time." certificate with the seal of the court annexed, to regulate the election of State and county the auditor of said county to extend the time excepting when affixed to a copy required officers," passed May 3, 1852, and section by a party, or the law, fifty cents; for each three of the act entitled "an act to provide certificate to which the seal of the court is for collecting the stattistics of crime," passed not required, and not herein otherwise pro- May 1, 1852, be, and the same are hereby

SECT 8. That this act shall take effect,

F. C. LEBLOND, Speaker of the House of Representatives. ROBERT LEE,

President of the Senate pro tem. May 1, 1854.

AN ACT [102]

To amend "an act prescribing the duties of passed March 12, 1845.

County Treasuries," passed March 12, 1831, and to repeal section thirteen of said sembly of the State of Ohio, That it shall be

SECTION 1. Be it enacted by the General ing company, or of any other incorporated

pus, attachment for contempt, order of refer- ministering oath and entering same of record, Assembly of the State of Ohio, That section company, any private banker, broker, dealer ence, writ of dower, writ of partition, order or writ, or writ of sale, or any other order or writ, (excepting a subpossa,) wherein the number disbursing monies, (other than costs and fees,) one thousand eight hundred and thirty-one, of words does not exceed three hundred, paid over to such clerks in pursuance of an be, and the same is hereby so amended as to or dealer in money; or any clerk or assistthirty cents; for issuing any such writ, execu- order of court or on judgements, and which read as follows: Section 13. That the ant of the treasurer of state, or of the treastion or order, (excepting subpens,) wherein has not been collected by the sheriff or other county treasurer shall, immediately after re- urer of any county of this state, either dithe number of words exceeds three hundred, proper officer, on order or execution, to be ceiving from the auditor of his county, a duter to the cents for each one hundred words; for taxed against the party charged with the plicate of the taxes assessed upon the proper officer, on order to advertise, twenty cents; payment of such money, a commission of two erty of such county, cause notice to be posted to the county treasurer shall, infinitediately after the rectly or indirectly, to put in circulation, plicate of the taxes assessed upon the property of such county, cause notice to be posted to send or deliver for the purposes of redempfor entering proof of publication, ten cents; per centum on the first thousand dollars, and the for entering a rule for pleading, five cents; for taking an undertaking, bond or recognizance, thousand dollars.

See 2. That the fore county cause nonce to be posted up in three places in each township throughout the county, cause nonce to be posted up in three places in each township throughout the county, one of which shall be the place of holding elections in the township, and the county of heil on the county of heil or the thirty cents; for taking justification of bail, on notice, fifty cents; for endorsing or entering allowance of bail, slive cents; for entering an allowance of bail, slive cents; for entering an entering allowance of bail, slive cents; for entering an enterin allowance of bail, the cents; for entering an exoneration of bail, ten cents; for entering the return of each writ or order, (excepting executions and subpens,) five cents; for entering an appointment of a guardian for suit, ten cents; for issuing venire for jury, to be charged in each case wherein there is an issue wherein the State fails to condition the control of the costs during the next plicate for the support of the State governation of the support of the support of the public debt; for the support of State common schools; for defraying county of the foregoing provisions of this act, shall be deemed guilty of a misdemeanor, and upon the certificate of the public debt; for the support of the support of the State governation of the support of the public debt; for the support of the public debt; for the support of the foreign of the support of the support of the support of the su made up, lifteen cents; impanneling a jury, and administering the oath, fifteen cents; for a certificate to for fees of each grand juror, ten cents; and objects for which taxes may be levied on each cretion of the court; Provided, that no such each tales juror, for his fee, ten cents; for for all services rendered to the grand jury he dollar valuation; also, on what day the treascalling and entering each tales juror, five shall receive the same fees as are allowed for urer or his deputy, will attend at the place re-issue any of its circulating notes redeemcents; for swearing constable, in each case similar services in a cause pending in court, tried by jury, five cents; for issuing subportations the same to be paid out of the county treasuble, in each case similar services in a cause pending in court, of holding elections in each township for the deby it or received in the ordinary course of purpose of receiving such taxes; and the business, but shall keep a regular account treasurer or his deputy shall attend for the thereof, and monthly, in the presence of the purpose aforesaid, on the day, and at the auditor and treasurer of state, burn the subposen, five cents; for swearing each wit- SEC. That the several clerks of the said place named in such notices; and shall at- same. ness and making entry of same five cents; courts shall receive from the courts of their tend at his office at the seat of justice, until Sec. 2. It shall be unlawful for any perfor entering attendance of each witness, five respective counties, in the same manner as the twentieth of December, to receive taxes son or persons, whose duty it is, or who is cents; for a certificate to each witness for his the fees specified in the last two preceding from persons wishing to pay the same; Pro- or are bound by any law of this state to refee, ten cents; for issuing a certificate of qual- sections, the following fees for miscellaneous vided, that the county commissioners of any deem the notes of any banking company, incation of a witness for grand jury, ten services, performed by them respectively; for county, at their stated meeting in June, in whose charter or right to issue notes of circular calender of each term, ten cents; for in- justices' elections) for each one hundred the convenience of the citizens of any towndexing each case, ten cents, for each term the words, ten cents; for each certificate with the ship, or townships in their county, to enable close its banking business; or for any trussame shall remain on docket; for entering an seal of the court attached to abstracts, fifty them to pay their taxes, without attending tee or trustees of such banking company, or order, verdict rule or judgement, on the jour- cents; for certifying for fees of judges & clerks at the county seat, may make an order, re- any agent of such person or persons, trustee nal, when the number of words does not ex- of elections, ten cents each; for certyfying quiring the county treasurer to attend one or trustees as aforesaid, to put in circulation, ceed one hundred, ten cents, and ten cents the enumeration of white male citizens over day in such township, or townships for the pay out, loan or exchange, either directly or for each additional one hundred words, such the age of twenty one years, to the Secretary purpose of receiving taxes, and shall notify banking company, described in this section of State, one dollar; and for filing each list transcribing or posting an order, verdict, rule of such enumeration, ten cents; for apportion- be bound to attend accordingly, and shall of this act; and any person or persons of or judgement on the appearance docket, ten ing jurors to the several townships, copying state in the notices to be given as aforesaid, fending against the provisions of this section cents; for entering satisfaction of a final or- the names, and placing the same in the jury on what days he will attend in said township

F. C. LEBLOND. Speaker of the House of Representatives. ROBERT LEE, President of the Senate, pro tem.

May 1st, 1854.

AN ACT

Supplementary to an act to provide for the assessment and taxation of all property in this State, and for levying taxes thereon per," passed January 22d, 1846, be, and the according to its true value in money, passed April 13, 1852.

"an act for the assessment and taxation of refusal of the trustee or trustees, or agent, to for such assessment, till the fifth Monday in May; and in all such cases the meeting of the county board of equalization shall take place on the second Tuesday after the fourth Monday in May.

F. C. LEBLOND, Speaker of the House of Representatives. ROBERT LEE,

President of the Senate, pro tem.

May 1st, 1854.

AN ACT [110] Supplementary to an act entitled "an act to prohibit unauthorized Banking, and the circulation of unauthorized bank paper,"

unlawful for any officer or agent of any bank-

mentioned, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined in any sum not exceeding one thousand dollars, or imprisoned in the county jail for any period of time not exceeding thirty days, or both, at the discretion of the

Sec. 3. Prosecutions for violations of this act, shall be by information of the prosecuting attorney, or by indictment of the grand jury of the county in which the offence was committed, in the court of common pleas, or any other court having competent juris-

diction of like offences.

Sec. 4. That section six of the act entitled "an act supplementary to the act entitled an act to prevent unauthorized banking and the circulation of unauthorized bank pa-

same is hereby repealed.
Sec. 5. It shall be the duty of the trustee Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That in any sembly of the State of Ohio, That in any my whose charter or right to issue notes of any whose charter or right to issue notes of the state of the num, from the date of protest until redeemed.

Sec. 6. This act to take effect from and after the first day of December next. F. C. LEBLOND.

Speaker of the House of Representatives. ROBERT LEE, President of the Senate, pro tem. May 1st, 1854.

> AUDITOR'S OFFICE, PERRYSBURG, ? May 29, 1854.

I certify that the foregoing laws are correct according to the copies certified to by the Secretary of State and furnished to this office by the contractor for publishing the laws in newspapers.

J. N. WESTCOTT, Auditor Wood County.

End of the Laws!